

Date: August 15, 2020

BY ECF

Honorable Alison J. Nathan  
Magistrate Barbara Moses  
United States District Judge  
Southern District of New York  
40 Foley Square  
New York, NY 10007

Re: Yu v. City of New York, Administration for Children Services  
Employment Discrimination Case: 17-CV-7327 (AJN)(BCM)

Dear Judge Nathan and Magistrate Moses:

In satisfying the new Court's Orders by Judge Nathan, I have filed a Second Amended Complaint, with the help of NYLAG. With respect to Second Court's Orders and Magistrate Moses Orders, and looking at Court resources, I have included very short and specific facts in outline format to make it plain for Judge Nathan and the Court and for Defendants to Answer. However, with the Defendants' continued gamesmanship, they choose to avoid both mandatory SDNY Mediation and Discovery which is viable in avoiding this systemic game. At Mediation, I will also have better access to a pro bono attorney which can bring me to better par with the clusters of City Attorneys.

I will be following up with an Opposition to Dismiss to follow the Rules of Federal Practice to please the Court as well.

I thank the Court's time.

Respectfully submitted,

Laurene Yu  
335 East 14, #52  
New York, NY 10009  
(917)592-5889  
[laurene.yu@gmail.com](mailto:laurene.yu@gmail.com)  
pro se appellant